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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/805,741	03/22/2004	Wilson E. Taylor	D2A1130-1	9588	
42671 7	7590 10/28/2005		EXAMINER		
	ES OF MARK L. BE	FLANAGAN, KRISTA M			
1250 CAPITAL OF TEXAS HIGHWAY, SOUTH BUILDING II, SUITE 216 AUSTIN, TX 78746			ART UNIT	PAPER NUMBER	
			2817		

DATE MAILED: 10/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice of Non-Compliant		Application No.		Applicant(s)	
	Amendment (37 CFR 1.121)	Examiner		Art Unit	
	The MAILING DATE of this communication app	ears on the cover	sheet with the cor	respondence ac	ddress
requ item	e amendment document filed onuirements of 37 CFR 1.121 or 1.4. In order for the an n(s) is required.	is considered r nendment docum	non-compliant bed ent to be complian	cause it has fail nt, correction of	ed to meet the the following
THE	FOLLOWING MARKED (X) ITEM(S) CAUSE THE 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be unde C. Other	markings.	OCUMENT TO BI	E NON-COMPL	IANT:
	2. Abstract:A. Not presented on a separate sheet. 3B. Other	7 CFR 1.72.			
	 3. Amendments to the drawings: A. The drawings are not properly identifice "Annotated Sheet" as required by 37 controls B. The practice of submitting proposed of showing amended figures, without many C. Other 	CFR 1.121(d). Irawing correction	has been elimina	ated. Replacem	ent drawings
•	4. Amendments to the claims: A. A complete listing of all of the claims in the listing of claims does not include. B. The listing of claims does not include. C. Each claim has not been provided with of each claim cannot be identified. Not number by using one of the following (Previously presented), (New), (Not each claims of this amendment paper. D. The claims of this amendment paper.	the text of all pend th the proper statu ote: the status of status identifiers: entered), (Withdray	is identifier, and a every claim must (Original), (Curre wn) and (Withdrav	ns such, the indicated at the indicated at ently amended), wn-currently ar wn-currently ar wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently wn-currently	vidual status fter its claim (Canceled), nended).
	☐ 5. The amendment is unsigned or not signed in				
For http	r further explanation of the amendment format requir o://www.uspto.gov/web/offices/pac/dapp/opla/preogr	ed by 37 CFR 1.1 notice/officeflyer.pd	21, see MPEP § df .	714 and the US	SPTO website at
TIN	ME PERIODS FOR FILING A REPLY TO THIS NOT	ICE:			
	Applicant is given no new time period if the non-co- filed after allowance. If applicant wishes to resubmited entire corrected amendment must be resubmitted	it the non-complia I within the time p	int after-final ame eriod set forth in f	the final Office a	action.
2.	Applicant is given one month , or thirty (30) days, we corrected section of the non-compliant amendment amendment is one of the following: a preliminary arrequest for continued examination (RCE) under 37 period under 37 CFR 1.103(a) or (c), and an amende	nt in compliance v mendment, a non- CFR 1.114), a su dment filed in resp	offinal amendment pplemental amen ponse to a <i>Quayle</i>	(including a suld dment filed with action.	bmission for a nin a suspension
	Extensions of time are available under 37 CFF amendment or an amendment filed in response Failure to timely respond to this notice will responde to this notice will responde in response to a Quayle action; or Non-entry of the amendment if the non-companent if t	to a <i>Quayle</i> action ult in: ompliant amendm pliant amendment	n. ent is a non-final is a preliminary a	amendment or	an amendment